

SSB 6673 - H COMM AMD

By Committee on Public Safety & Emergency Preparedness

1 Strike everything after the enacting clause and insert the
2 following:

3 "NEW SECTION. **Sec. 1.** The legislature intends to appoint a panel
4 of experts to study bail practices and procedures. The bail system
5 must be examined in a comprehensive and well-considered manner from all
6 aspects including, but not limited to, judicial discretion, bail
7 amounts and procedures, public safety, variations in county practices,
8 constitutional restraints, and cost to local government. The variety
9 of practices and procedures requires that a panel of experts study the
10 issue and report its recommendation to the legislature.

11 NEW SECTION. **Sec. 2.** (1)(a) A work group on bail practices is
12 established within existing resources. The work group must consist of
13 the following members:

14 (i) One member from each of the two largest caucuses of the senate,
15 appointed by the president of the senate;

16 (ii) One member from each of the two largest caucuses of the house
17 of representatives, appointed by the speaker of the house of
18 representatives;

19 (iii) The chief justice of the Washington state supreme court or
20 the chief justice's designee;

21 (iv) A superior court judge, appointed by the superior court
22 judges' association;

23 (v) A district or municipal court judge, appointed by the district
24 and municipal court judges' association;

25 (vi) The governor or the governor's designee;

26 (vii) The secretary of the Washington state department of
27 corrections or the secretary's designee;

28 (viii) Two prosecutors, appointed by the Washington association of
29 prosecuting attorneys or designees of the prosecutors;

1 (ix) Two attorneys selected by separate associations of attorneys
2 whose members have practices that focus on representing criminal
3 defendants;

4 (x) One police officer and one deputy sheriff, selected by a
5 statewide association of such officers and deputies;

6 (xi) A representative of a statewide association of city
7 governments, selected by the association;

8 (xii) A representative of a statewide association of counties,
9 selected by the association;

10 (xiii) A representative employed as an adult corrections officer,
11 selected by a statewide association of such officers;

12 (xiv) A representative from an entity representing corrections
13 officers at a local county jail in which adult offenders are in custody
14 and located in any county with a population in excess of one million
15 persons, selected by the entity;

16 (xv) A representative of a statewide organization concerned
17 primarily with the protection of individual liberties, selected by the
18 organization;

19 (xvi) A representative of a statewide association of advocates who
20 work on behalf of victims and survivors of violent crimes, selected by
21 the association;

22 (xvii) A representative of the bail bond enforcement industry,
23 chosen by a statewide association of bail bond enforcement agents;

24 (xviii) A representative of the bail bond industry, selected by a
25 statewide association of bail companies; and

26 (xix) A representative of a statewide consumer advocacy
27 organization with at least thirty thousand members, selected by the
28 organization.

29 (b) The work group shall choose its cochairs from among its
30 legislative membership. The legislative cochairs shall convene the
31 initial meeting of the work group.

32 (2) The work group shall review, at a minimum, the following
33 issues:

34 (a) All aspects of bail, paying particular attention to legislation
35 affecting bail and pretrial release introduced during the 2010
36 legislative session;

37 (b) A validated risk assessment tool that measures or predicts the

1 likelihood that an offender will exhibit violent behavior if released
2 and whether judges should use this tool at bail hearings;

3 (c) Bail practices by county, including the processes used to seek
4 and grant bail as well as the standards by which bail is granted;

5 (d) Whether, or to what extent, uniformity of bail practices should
6 be required by state law;

7 (e) The characteristics of the federal system;

8 (f) The benefits of competitive freedom of government regulation in
9 the pricing of bail bonds;

10 (g) The interests of crime victims in being notified of a person's
11 release on bail;

12 (h) The interests of counties and cities that maintain municipal
13 courts;

14 (i) Legal and constitutional constraints in granting or denying
15 bail;

16 (j) Whether the existing regulatory, judicial, or statutory
17 constraints on bail should be revised; and

18 (k) The pretrial release system.

19 (3) The work group shall use staff from senate committee services
20 and the house of representatives office of program research and meet in
21 state facilities that do not charge for use.

22 (4) Legislative members of the work group must be reimbursed for
23 travel expenses in accordance with RCW 44.04.120. Nonlegislative
24 members, except those representing an employer or organization, are
25 entitled to be reimbursed for travel expenses in accordance with RCW
26 43.03.050 and 43.03.060.

27 (5) The work group may organize itself in a manner and adopt rules
28 of procedure that it determines are most conducive to the timely
29 completion of its charge.

30 (6) The work group shall report its findings and recommendations to
31 the Washington state supreme court, the governor, and appropriate
32 committees of the legislature by December 1, 2010.

33 (7) This section expires December 31, 2010."

34 Correct the title.

EFFECT: (1) Establishes a work group rather than a task force to

study bail practices and procedures within existing resources.

(2) Eliminates the requirements that the task force request research from the Washington State Institute for Public Policy and that the task force accommodate members' varied places of residence. Eliminates the provision subjecting the task force to the Open Public Meetings Act.

(3) Requires that the work group meet in state facilities that do not charge for use.

(4) Clarifies the provision regarding reimbursement of travel expenses so that legislative members are reimbursed for travel as required by law and nonlegislative members who represent an employer or an organization are not reimbursed.

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